



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/652,997	08/29/2003	Lawrence Yium-Chee Chiu	ARC920030012US1	1939
7590 09/21/2005			EXAMINER	
KHANH Q. TRAN			DOAN, DUC T	
IBM CORPOR	ATION, INTELLECTUA	L PROPERTY LAW		
DEPT. C4TA/J2B			ART UNIT	PAPER NUMBER
650 HARRY ROAD			2188	
San Jose, CA 95120-6099			DATE MAILED: 09/21/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

r. *	Application No.	Applicant(s)			
	10/652,997	CHIU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Duc T. Doan	2188			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on 29 At	ugust 2003.				
2a) This action is FINAL . 2b) ⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-212</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-21</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)					
3) X Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 8/29/03.	6) Other:	atem Application (FTO-102)			
U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Office Ac	tion Summary Pa	rt of Paper No./Mail Date 20050914			

Application/Control Number: 10/652,997

Art Unit: 2188

DETAILED ACTION

Status of Claims

Claims 1-21 are in the application.

Claims 1-21 are rejected.

Specifications

The disclosure is objected to because of the following informalities:

In pages 7,8 of the specification, the phrase "Fiber Channel" should be changed to "Fibre Channel".

In page 7 lines 4-5, the phrase "The return on the prestaging invention is good" is unclear. Examiner interprets it to be "The return on the prestaging data is good".

Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

Art Unit: 2188

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-21 rejected under 35 U.S.C. 103(a) as being unpatentable over Yochai et al (US 6721870) and in view of Kavipurapu (US Pub 2002/0042861).

As for claim 1, Yochai describes a method for prestaging data in a storage system having a cache, the method comprising the steps of: determining a relative change in the frequency of data access for a storage region in the system (Yochai's column 9 lines 64-67; the higher the level of system activity, the higher the threshold level); determining a relative change in the effectiveness of previous prestage operations; and determining whether to prestage data in the cache and the amount of data to prestage based on the determined relative change in access frequency (system activity), the determined relative change in the effectiveness and the size of last I/O access (previous I/O access of various lengths are maintained in histograms; Yochai's column 9 lines 5-18; Yochai further describes that the threshold to control the aggressiveness of the prefetching data is adjusted based on other metrics such as system activity; Yochai's abstract). Yochai does not describe the claim's aspect of effectiveness of the previous prestage operation. However, Kavipurapu describes an apparatus and a method to keep track of the hit and miss rate of previous prefetching data in multiple address ranges of memory (Kavirapu's page 3, paragraph 62). It would have been obvious to one of ordinary skill in the art at the time of invention to include an apparatus and a method as suggested by Kavipurapu in Yochai's system to determine the prefetch size of the next request (Kavirapu's page 3, paragraph 62).

As for claim 2, the claim recites wherein the step of determining a relative change in the frequency of data access includes the steps of: maintaining statistics on data access to the region in a store, said statistics including data location, I/O size and access frequency; and comparing the statistics of recent I/O requests to the maintained statistics to determine the relative change in access frequency for the region. Yochai describes maintaining histograms of access requests in Fig 5A and comparing the statistic of recent requests in FIG 5B.

As for claim 3, the claim recites wherein the step of determining a relative change in the effectiveness of previous prestage operations comprises the steps of: recording the number of previous prestaging operations of data for the region (number of hits and misses in a address range); recording the number of I/O requests for data that has been prestaged for the region (number of hits); and determining the relative change in the effectiveness by dividing the number of I/O requests for previously prestaged data in a region during a time period by the number of previous prestage operations for the region during the same time (hits / hits and misses). Yochai does not describe the claim details in determining effectiveness. However, Kavipurapudescribes using counters to determine the effectiveness of prefetching data in page 4 paragraph 64.

As for claim 4, the claim recites wherein if the relative change in the frequency of data access and the relative change in the effectiveness are both increasing, then data for the region is prestaged aggressively. Yochai describes when system activity is higher, the threshold value is also higher (Yochai's column 10 lines 30-45); Yochai does not describe the claim's detail of effectiveness. However, Kavipurapu describes a method that increase the prefetching data when the hit ratio greater than a threshold (Fig 24).

As for claim 5-7, the claims recites wherein if the relative change in the frequency of data access is increasing and the relative change in the effectiveness is decreasing, then data for the region is prestaged moderately (claim 5); wherein if the relative change in the frequency of data access is decreasing and the relative change in the effectiveness is increasing, then data for the region is prestaged moderately (claim 6); wherein if the relative change in the frequency of data access and the relative change in the effectiveness are both decreasing, then data for the region is prestaged minimally (claim 7); The claims are rejected base on the same rationale as in the rejection of claim 4. It is obvious that the amount of prefetching data must be reduced if the combine metric values using for prefetching data such as system utilization and hit rate are reduced.

Claims 8,15 rejected based on the same rationale as in the rejection of claim 1.

Claims 9,16 rejected based on the same rationale as in the rejection of claim 2.

Claims 10,17 rejected based on the same rationale as in the rejection of claim 3.

Claims 11,18 rejected based on the same rationale as in the rejection of claim 4.

Claims 12,19 rejected based on the same rationale as in the rejection of claim 5.

Claims 13,20 rejected based on the same rationale as in the rejection of claim 6.

Conclusion

Claims 14,21 rejected based on the same rationale as in the rejection of claim 7.

When responding to the office action, Applicant is advised to provide the examiner with the line numbers and page numbers in the application and/or references cited to assist examiner to locate the appropriate paragraphs.

Application/Control Number: 10/652,997

Art Unit: 2188

Page 6

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duc T. Doan whose telephone number is 571-272-4171. The examiner can normally be reached on M-F 8:00 AM 05:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mano Padmanabhan can be reached on 571-272-4210. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin L. Ellis Primary Examiner

14.28ll.